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8 REY MOBILE HOME ESTATES

9 UNITED STATES BANKRUPTCY COURT
10 CENTRAL DISTRICT OF CALIFORNIA – SANTA ANA DIVISION

11 In re
12 JAMIE LYNN GALLIAN,
13 Debtor.

Case No. 8:21-bk-11710-ES

Chapter 7

ORDER DENYING MOTION FOR LEAVE
FROM THE BANKRUPTCY APPEAL PANEL
TO PERMIT THE BANKRUPTCY COURT TO
CONSIDER DEBTOR’S MOTION FOR RE-
CONSIDERATION [DOC 157] ON AUGUST
18, 2022

[MOTION: DOCKET NO. 167]

18 On August 1, 2022, as Docket No. 167, Jamie Lynn Gallian (“Debtor”) filed a “Motion
19 for Leave from the Bankruptcy Appeal Panel to Permit the Bankruptcy Court to Consider
20 Debtor’s Motion for Re-Consideration [Doc 157] on August 18, 2022” (“Motion”). Debtor did
21 not set the Motion for hearing as required by Rule 9013-1(b)(2) of the Local Bankruptcy Rules
22 (“LBR”), nor does the Motion provide that it is noticed pursuant to LBR 9013-1(o).

23 On August 9, 2022, as Docket No. 182, Houser Bros. Co. dba Rancho Del Rey Mobile
24 Home Estates (“Houser Bros.”) filed an “Opposition and Request for Hearing on Debtor’s
25 Motion for Leave from the Bankruptcy Appeal Panel to Permit the Bankruptcy Court to
26 Consider Debtor’s Motion for Reconsideration” (“Opposition”). Houser Bros. provided proof of
27 service of the Opposition on Debtor on that same date. Docket No. 182.
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
1 More than 14 days have passed since the filing and service of the Opposition, and
2 Debtor has not set the Motion for hearing.

3 IT IS ORDERED that:

4 1. Pursuant to LBR 9013-1(o)(4), the Motion is denied without prejudice.

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23 Date: August 30, 2022

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Erithe Smith
United States Bankruptcy Judge
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27 4887-9822-9808, v. 1
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